

FILED
U.S. DISTRICT COURT
DISTRICT OF MARYLAND
2019 SEP 10 PM 1:05
CLERK'S OFFICE
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BY [Signature] DEPUTY

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

Angel Sumler

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-against-

State of Maryland
Natasha Harris
Fair Housing Units

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Complaint for a Civil Case

Case No. RDB-19-2626

(to be filled in by the Clerk's Office)

Jury Trial: ☐ Yes ☐ No
(check one)

See attached

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	<u>Angel Semler</u>
Street Address	<u>2410 Pennsylvania Avenue</u>
City and County	<u>Baltimore Maryland 21217</u>
State and Zip Code	
Telephone Number	<u>410-728-2080</u>
E-mail Address	<u>mysterylone9@gmail.com</u>

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name	<u>Karen Gaines</u>
Job or Title (if known)	<u>Chief Financial Advisor</u>
Street Address	<u>517 Beaumont Avenue</u>
City and County	<u>Baltimore MD 21212</u>
State and Zip Code	
Telephone Number	<u>N/A</u>
E-mail Address (if known)	<u>N/A</u>

Defendant No. 2

Name

Housing Authority Baltimore
Aethe Wright

Job or Title

(if known)

Street Address

1221 W. Pratt Street

City and County

Baltimore Maryland, 21202

State and Zip Code

Telephone Number

443-982-2222

E-mail Address

(if known)

NA

Defendant No. 3

Name

Daw Jones

Job or Title

(if known)

Facebook - Instagram

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

(if known)

Defendant No. 4

Name

Family Preservation

Job or Title

(if known)

Escort Worker

Street Address

1024/1025 N. Calvert Street

City and County

Baltimore, Maryland, 21202

State and Zip Code

Telephone Number

E-mail Address

(if known)

(If there are more than four defendants, attach an additional page providing the same information for each additional defendant.)

Horen Gaines - Federal Chief Financial Advisor
Edward Mazzeo - Tax Agent / Bail Bondsman
Calvin Sanders Jr. - False statement

Calvin Moore

Monique Branch - Identity Theft - Virginia CD Account
(Monique Chiquitta Thomas)

Denielle Williams

(Family Preservations) - False petition / statement
of Facts

Rayna Johnson - Telephone misuse - unlawful
wire taps - Suspended credentials Boost Store
employee - 443-680-2821 Several phones
443-790-0083 Used

Housing Authority of Baltimore - Fair Housing Act/
Womens Rights - were violated

Daw Jones - Facebook - Instagram - blocking and/
protection

Ivanka Trump - Stolen Copyrights and mis-
conduct while in office -
trade mark and patterns of
rights and privileges belonging
to me.

Interface modeling agency - contract not full-
filled due to raise-
five, but continued to
pursue / without final.
contract end / or permission

Patricia McClean - States Attorney
Patrick McClean - Juvenile Justice,
all this started as Patricia McClean
began to use police officers to harass
me, and, I filed a claim against her
with the attorney general office to ask
for her removed from the case, she then
was a states attorney for my son
Terik Walker case and stated it may
be a conflict of ~~int~~ interest, she then
began to get others involved and now
my children unlawfully removed and
target me as a gang member and I
wasn't to violate my rights to be
treated as a citizen and threaten other
informants of mistreatment if they
didn't help her using Patrick McClean
assistance, but it began with me as a
witness for Kelvin Moore case some
odd years ago and I am still suffering
this mistreatment by Baltimore City.

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? *(check all that apply)*

☒ Federal question

☐ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

A. If the Basis for Jurisdiction Is a Federal Question

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

forced labor, women rights acts
Telephone Mises Fair Housing Employment Act
unlawful wiretap Benjamin Franklin law
laws of land U.S. Constitution is unauthorized.
Admendment rights violations (release of medical records and adoption)

B. If the Basis for Jurisdiction Is Diversity of Citizenship

1. The Plaintiff(s)

a. If the plaintiff is an individual

The plaintiff, (name) Angel Sumlee, is a citizen of the State of (name) Maryland.

b. If the plaintiff is a corporation

The plaintiff, (name) State of Maryland, is incorporated under the laws of the State of (name) Maryland and has its principal place of business in the State of (name) Maryland.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s)

a. If the defendant is an individual

The defendant, (name) Joseph Craines, is a citizen of the State of (name) Maryland. Or is a citizen of (foreign nation) Maryland.

b. If the defendant is a corporation

The defendant, (name) Don Jones, is incorporated under the laws of the State of (name) Maryland, and has its principal place of business in the State of (name) Maryland. Or is incorporated under the laws of (foreign nation) Maryland, and has its principal place of business in (name) Facebook - Instagram

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

I have moved 3-4x since incidents occurred lost all valuables, moving expenses, loss of wages travel expenses, fractured nose assaulted on streets, beats, over charged in community for merchandise, network online business taken copyrights patterns trademark stolen identity stolen work 10-2 stolen and educational background, and accused of sexual escapades not me, have to see therapy and am now on medication, had Gastrointestinal disease and toxic carbon from food poison or engine smoke from street harassment.

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

I have been home unneeded witness
intimidated, physically assaulted verbally
assaulted, raped in organizations
work stolen off line identity stolen,
charged three times for the same things.
Given illegal sentences. Filed for
protection and peace denied my
rights children unlawfully taken
from home to rush me about these
crimes. Intimidated, medical
records hacked into by employees
of University of Maryland, which when
born was President Hospital Private
duty for nurses 10/27/1977. Enrolled
someone else using my identity, filed
pursuit to police station, investigation
unit, legal aide, housing, landlord,
internal affairs, the Congress office
on Park Ave. and several other agencies
no one assisted. I moved to Carroll
County and was picked up on the
same statement of facts and false
imprisoned a third time and given a
15 month sentence untrue and unlawful
to a crime I never even committed. The
laws have continuously attempted to harass
my family and I and intimidate me.

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages. For any request for injunctive relief, explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

519 Beaumont 21212, living room set chandelier
2818 Kentucky children's furniture, clothes
pictures 1 identity cards baptism cert. entertain
furniture son SSA checks for deceased father
son's SSA checks for congenital heart defect
and transportation rent broken windows medical
injuries due to assaults on my children and I.
Buckeyes fractured nose at Union Memorial
Hospital reported assault officer responding stated
he didn't care if I lived or died.

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

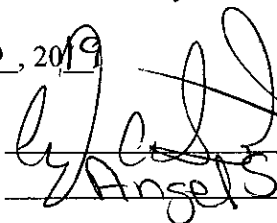
A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing August 10, 2019

Signature of Plaintiff

Printed Name of Plaintiff



Angel Senter

(If more than one plaintiff is named in the complaint, attach an additional certification and signature page for each additional plaintiff.)

B. For Attorneys

Date of signing: _____, 20__.

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Address

Telephone Number

Email Address

